Debtor		ANTHA RAVEN SHA			=		
United	States Ba	nkruptcy Court for the	MIDDLE	DISTRICT OF TENN [Bankruptcy district]	ESSEE	Check if the amended p	
Case nu	ımber:				<u> </u>	•	
Chap	ter 13	<u> </u>					
Part 1:	Notice						
						7D) 6	
To Deb		hat the option is appro			not in others.	The presence of an	option does not indicate
To Cree	ditors: Y	Your rights are affected	d by this plan. Your	claim may be reduced	modified, or	eliminated.	
							objection to confirmation a
	c		t further notice if no t	imely objection to confi			The Bankruptcy Court may ely proof of claim must be
		Debtor(s) must check o hecked as "Included"					tems. If an item is not er in the plan.
1.1		on the amount of a sent or no payment to th		in § 3.2, which may res	sult in partial	<b>✓</b> Included	☐ Not Included
1.2	Avoida	nce of a judicial lien o in § 3.4.		npurchase-money secu	rity interest,	☐ Included	<b>✓</b> Not Included
1.3		ndard provisions, set o	ut in Part 9.			☐ Included	<b>✓</b> Not Included
Don't 2.	Dlon I	Dormonts and I snoth s	of Dlan				
Part 2:	rian r	Payments and Length of	n Fian				
2.1 Deb	tor(s) wil	ll make payments to th	e trustee as follows:				
Payme by	nts made	Amount of each	Frequency of payments	Duration of payments	Method of p	payment	
<b>✓</b> Deb		\$1,020.00	Bi-Weekly	60 months		ill make payment dir	
∐ Deb	otor 2				GARTLAN 1115 GAR	onsents to payroll de D CHILD DEVELO FLAND AVE E, TN 37206	duction from: PMENT CENTER, INC.
	me tax r	efunds.			INACITALE	2, 114 07200	
Che	ck one. ✓	Debtor(s) will retain a	any income tax refund	ds received during the pl	an term.		
				by of each income tax re- ncome tax refunds recei			in 14 days of filing the
		Debtor(s) will treat in	come refunds as follo	ows:			
	itional p	ayments.					
Che	ck one. ✓	None. If "None" is ch	necked, the rest of § 2	.3 need not be complete	d or reproduce	d.	
2.4 The	total am	ount of estimated payı	nents to the trustee ]	provided for in §§ 2.1 a	and 2.3 is \$ <u>13</u>	<b>2,600.00</b> .	
Part 3:	Treat	nent of Secured Claim	ıs				
3.1 Mai	ntenance	of payments and cure	of default. Check on	e.			
	<b>□</b>			.1 need not be complete s listed below will be m			h the month of
APPEN	,	Chapter 13 Plan Page 1					

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confirmation will be paid in full as stated below. Both the installment payments and the amounts to cure the arrearage will be disbursed by the trustee.

Amounts stated on a proof of claim filed in accordance with the Bankruptcy Rules control over any contrary amounts listed below as to the current installment payment and arrearage. After confirmation of the plan, the trustee shall adjust the installment payments below in accordance with any such proof of claim and any Notice of Mortgage Payment Change filed under Rule 3002.1. The trustee shall adjust the plan payment in Part 2 in accordance with any adjustment to an installment payment and shall file a notice of the adjustment and deliver a copy to the debtor, the debtor's attorney, the creditor, and the U.S. Trustee, but if an adjustment is less than \$25 per month, the trustee shall have the discretion to adjust only the installment payment without adjusting the payments under Part 2. The trustee is further authorized to pay any postpetition fee, expense, or charge, notice of which is filed under Bankruptcy Rule 3002.1 and as to which no objection is raised, at the same disbursement level as the arrearage.

Confirmation of this Plan imposes on any claim holder listed below the obligation to:

- Apply arrearage payments received from the trustee only to such arrearages.
- Treat the obligation as current at confirmation such that future payments, if made pursuant to the plan, shall not be subject
  to late fees, penalties, or other charges.

If relief from the automatic stay is ordered as to any collateral listed below, all payments under this section to creditors secured by that collateral will cease.

**MAY 2019** 

Name of Creditor	Collateral	Current installment payment (including escrow)	Amount of arrearage, if any	Interest rate on arrearage (if applicable)	Monthly payment on arrearage, if any
Select Portfolio Servicing, Inc	331 ELM STREET Madison, TN 37115 Davidson County	\$805.00	Prepetition: <b>\$2,899.00</b>	0.00%	PRO RATA
			Gap payments: <b>\$805.00</b>		
			Last month in ga	ap:	

3.2	Requ	iest for	valuation	of secu	ırity and	l claim	modification.	Check of	one.
-----	------	----------	-----------	---------	-----------	---------	---------------	----------	------

<b>None.</b> If "None" is checked, the rest of § 3.2 need not be completed or reproduced.
The remainder of this paragraph will be effective only if the applicable box in § 1. is checked.

For each claim listed below, the debtor(s) request that the court determine the value of the creditor's interest in any property securing the claim based on the amount stated in the column headed Value securing claim. If this amount exceeds any allowed claim amount, the claim will be paid in full with interest at the rate stated below. If the amount is less than the allowed claim mount, the claim will be paid the full value securing the claim, with interest at the rate stated below.

The portion of any allowed claim that exceeds the value securing the claim will be treated as an unsecured claim under § 5.1. If the value securing a creditor's claim is listed below as zero or no value, the creditor's allowed claim will be treated entirely as an unsecured claim under § 5.1. The avoidance of any lien because it is not secured by any value must be addressed in Part 9. The mount of a creditor's total claim stated on a proof of claim filed in accordance with the Bankruptcy Rules controls over any contrary mount stated below.

The holder of any claim listed below as secured by any value will retain the lien until the earlier of:

- (a) payment of the underlying debt determined under nonbankruptcy law, or
- (b) discharge under 11 U.S.C. § 1328, at which time the lien will terminate and be released by the creditor.

If relief from the automatic stay is ordered as to any collateral listed below, all payments under this section to creditors secured by that collateral will cease.

Name of creditor	Estimated amount of creditor's total claim	Collateral	Value of collateral	Amount of claims senior to creditor's claim	Value securing claim	Interest rate	Monthly payment
Conns	\$3,077.00	REFRIGERATO R, STOVE, DISHWASHER	\$1,100.00	\$0.00	\$1,100.00	5.50%	\$22.00

APPENDIX D Chapter 13 Plan Page 2

Debtor		TYANTI	IA RAVEN SHANTE STEE	LE	Case r	number	
Insert add	ditional o	claims as	needed.				
3.3 Secur	red clair	ms exclu	ded from 11 U.S.C. § 506. Ch	neck one.			
	None. If "None" is checked, the rest of § 3.3 need not be completed or reproduced.  The claims listed below were either:						
		acc	urred within 910 days before t juired for the personal use of t	he debtor(s), or			
		(2) inc	urred within 1 year before the	petition date and secure	d by a purchase	money security intere	est in any other thing of value.
			claims will be paid in full throance with the Bankruptcy Rul				proof of claim filed in
			f from the automatic stay is or collateral will cease.	rdered as to any collatera	al listed below, a	all payments under thi	s section to creditors secured
Name of	f Credit	or	Collateral	Amount of	claim	Interest rate	Monthly plan payment
			2017 NISSAN VERSA 12, miles	,000			
Bridge	crest		UNDER 910	\$12,070.00	)	5.50%	\$231.00
3.4 Lien	avoidan	ce. Chec	k one.				
	<b>✓</b>	None.	If "None" is checked, the rest	of § 3.4 need not be cor	npleted or repro	duced.	
3.5 Surre	ender of		al. Check one. If "None" is checked, the rest	of § 3.5 need not be cor	npleted or repro	oduced.	
Part 4:	_		Priority Claims (including A				
4.1 Attor	ney's fe	ees.					
			yed to the attorney for the debugh the trustee as specified be		<b>\$4,250.00</b> . The	e remaining fees and a	ny additional fees that may be
<b>✓</b> Th	ne attorn	ey for the	e debtor(s) shall receive a mor	nthly payment of <b>\$217.0</b>	<u>00</u> .		
Th	ne attorn	ey for the	e debtor(s) shall receive availa	able funds.			
4.2 Dome	estic sup	pport obl	igations.				
	(a) Pre		stpetition domestic support of "None" is checked, the rest				
	(b) Dor		pport obligations assigned of it "None" is checked, the rest				unt. Check one.
4.3 Other	r priorit	ty claims	s. Check one.				
	✓	None.	If "None" is checked, the rest	of § 4.3 need not be cor	mpleted or repro	duced.	

## 5.1 Nonpriority unsecured claims not separately classified.

Part 5: Treatment of Nonpriority Unsecured Claims and Postpetition Claims

Allowed nonpriority unsecured claims that are not separately classified will be paid, pro rata. If more than one option is checked, the option providing the largest payment will be effective. Check all that apply.

The sum of \$

20.00 % of the total amount of these claims.

**✓** The funds remaining after disbursements have been made to all other creditors provided for in this plan.

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Case number

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**TYANTHA RAVEN SHANTE STEELE** 

Debtor

Debtor	TYANTHA RAVEN SHANTE STEELE		Case number				
CL CL CL PA CL CL	ASS II- NOTICE FEE ASS III- ATTORNEY FEE WITH A FIXED MOI ASS IV- VEHICLES WITH A FIXED MONTHLY ASS V- MORTGAGES WITH A FIXED MONTI ASS VI- ASSUMED LEASES PAID THROUGH YMENT ASS VII- MORTGAGE ARREARS & GAP ASS VIII- ATTORNEY FEE SUCCESS INCEN ASS IX- GENERAL NONPRIORITY UNSECUE ASS X- 1305 CLAIMS  Vesting of Property of the Estate	Y PAYMENT HLY PAYMENT H THE PLAN A TIVE					
vestir			ing of the case, whichever occurs earlier, unless an alternative ternative vesting date:				
Part 9:	Nonstandard Plan Provisions						
	None. If "None" is checked, the rest of §	6.1 need not be c	completed or reproduced.				
Part 10:	Signatures:						
Dai	Daniel T. Castagna niel T. Castagna 22721 re of Attorney for Debtor(s)	Date	April 19, 2019				
<sub>X</sub> /s/	TYANTHA RAVEN SHANTE STEELE	Date	April 19, 2019				
	ANTHA RAVEN SHANTE STEELE						
X		Date					

Signature(s) of Debtor(s) (required if not represented by an attorney; otherwise optional)

By filing this document, the Attorney for Debtor(s) or Debtor(s) themselves, if not represented by an attorney, also certify(ies) that the wording and order of the provisions in this Chapter 13 plan are identical to those contained in the form required under the Local Rules for the Bankruptcy Court for the Middle District of Tennessee, other than any nonstandard provisions included in Part 9.

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